

## United States Environmental Protection Agency Washington, D.C. 20460 Toxic Substances Control Act

Form Approved
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## TSCA INSPECTION CONFIDENTIALITY NOTICE

The public reporting burden for this collection of information is estimated to average 5 minutes per response. This estimate includes time for reviewing instructions, searching existing data sources, gathering and maintaining the needed data, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information to the Chief, Information Policy Branch (PM-223), US Environmental Protection Agency, 401 M Street, SW, Washington, DC 20460, and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, marked ATTENTION: Desk Officer for EPA.

	[1948 - 1958 개인 : 1945 기급 전 : 1945 기급 전 : 1945 기급 : 194
Investigation Identification	2. Firm Name
Date Inspector No. Daily Seq. No.	Burlington Emerren . Inc
5/27/97 3/24	
3. Inspector Name	4. Firm Address
W. Donglas Smith	734 S. Lucile
0.00	
5. Inspector Address	Seattle WA 95/08
USEPA	6. Chief Executive Officer Name
1200 64 aire	John Craig Ct
and ild arms	Title
1200 6th and Seattle, WA 95101	(to
TO ASSERT A CONFIDENTIAL BU	USINESS INFORMATION CLAIM
It is possible that EPA will receive public requests for release of the information obtained during inspection of the facility above. Such requests will be handled by EPA in accordance with provisions of the Freedom of Information Act (FOIA), 5 USC 552; EPA regulations issued thereunder, 40 CFR Part 2; and the Toxic Substances Control Act (TSCA), Section 14. EPA is required to make inspection data available in response to FOIA requests unless the Administrator of the Agency determines that the data contain	<ol> <li>The information is not, and has not been, reasonably obtainable without your company's consent by other persons (other than governmental bodies) by use of legitimate means (other than discovery based on showing of special need in a judicial or quasi-judicial proceeding).</li> <li>The information is not publicly available elsewhere.</li> </ol>
information entitled to confidential treatment or may be withheld from release under other exceptions of FOIA.	Disclosure of the information would cause substantial harm to your
	company's competitive position.
Any or all the information collected by EPA during the inspection may be claimed confidential if it relates to trade secrets or commercial or financial matters that you consider to be confidential business information. If you assert a CBI claim, EPA will disclose the information only to the extent, and by means of the procedures set forth in the regulations (cited above) governing EPA's treatment of confidential business information. Among other things, the regulations require that EPA notify you in advance of	At the completion of the inspection, you will be given a receipt for all documents, samples, and other materials collected. At that time, you may make claims that some or all of the information is confidential business information.  If you are not authorized by your company to assert a CBI claim, this notice
other things, the regulations require that EPA notify you in advance of publicly disclosing any information you have claimed as confidential business information.  A confidential business information (CBI) claim may be asserted at any time. You may assert a CBI claim prior to, during, or after the information is collected. The declaration form was developed by the Agency to assist you in asserting a CBI claim. If it is more convenient for you to assert a CBI claim on your own stationery or by marking the individual documents or samples "TCSA confidential business information," it is not necessary for you to use this form. The inspector will be glad to answer any questions you may have regarding the Agency's CBI procedures.	will be sent by certified mail, along with the receipt for documents, samples, and other materials to the Chief Executive Officer of your firm within 2 days of this date. The Chief Executive Officer must return a statement specifying any information which should receive confidential treatment.  The statement from the Chief Executive Officer should be addressed to:
While you may claim any collected information or sample as confidential business information, such claims are unlikely to be upheld if they are challenged unless the information meets the following criteria:  1. Your company has taken measures to protect the confidentiality of the information, and it intends to continue to take such measures.	and mailed by registered, return-receipt requested mail within 7 calendar days of receipt of the Notice. Claims may be made any time after the inspection, but inspection data will not be entered into the special security system for TSCA confidential business information until an official confidentiality claim is made. The data will be handled under the agency's routine security system unless and until a claim is made.
TO BE COMPLETED BY FACILITY OFFICIAL RECEIVING THIS NOTICE:	If there is no one on the premises of the facility who is authorized to make business confidentiality claims for the firm, a copy of this Notice and other inspection materials will be sent to the company's chief executive officer. If there is another company official who should also receive this information, please designate below.
Certificat I certify that the statements I have made on this form and all attachment knowingly false or misleading statement may be punishable by fine or imprise.	tion its thereto are true, accurate, and complete. I acknowledge that any
Knowingly false or misleading statement may be punishable by fine or impris	Name
Longlad	
Name	Title
David L. Aubry	
Title Date Sighed	Address